

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMARECEIVEDP.O. Box 711
Montgomery, AL 36130Randall Hampton #226420
Full name and prison number of
plaintiff(s) Simulang Gitated

v.

PlaintiffsDoctor Sodict, & P.H.S.,Prison Health Services, et alThe Alabama PrisonCommissioner Simulang

Name of person(s) who violated

your constitutional rights. Defendant

(List the names of all the persons)

I. PREVIOUS LAWSUITS

A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? Yes No

B. (Medical Have you begun other lawsuits in state or federal court relating to your imprisonment?) Yes No

C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).

1. Parties to this previous lawsuit:

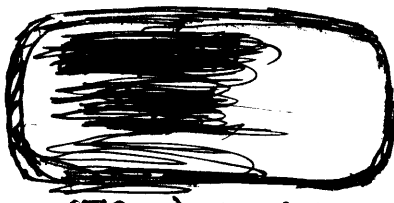
Plaintiff(s) Doctor Sodict Placed 15 Stitches
In The Plaintiff Head, from A fall
 Defendant(s) In Defendants (Chow Hall) that
Required, Medical Treatment
AS NAMED DEFENDANTS -

2. Court (if federal court, name the district; if state court, name the county)

Middle District (F.R.C.P.) 8(b)(2)

3. Docket No. 2:06-CV-400-MHT

4. Name of Judge to whom case was assigned _____



(F.R.C.P.) 23(2)

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)
 No
 Yes

6. Approximate date of filing lawsuit Amended Oct 4th 2006

7. Approximate date of disposition By Jury Trial from July 38,
39 (2)

II. PLACE OF PRESENT CONFINEMENT

P.O. Box 5107

Union Springs, AL 36089

PLACE OR INSTITUTION WHERE INCIDENT OCCURRED

Bullock Prison Kitchen, 2006

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME

ADDRESS

1. Drake Sedent M.D. & P.H.S. (CMS)

2. Correctional Medical Services

3. JT

4. Warden & Alabama Prison Commissioner

5. All Have Been Deliberate Indifferent

6. To Fail To Apply Any Proper Medical Care

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED

Approximate April 2006

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: I Have Had To Have 15 Stitches

Placed Into My Scalp, By Falling

On The Greasy, Kitchen, Floor At Bullock
 STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place, manner, and person involved). PRISON

(1) The Defendants Are Deliberately Indifferent

To The Plaintiff medical Needs, In Failing

To (2) Apply Proper Medical Care, (3) By Not
Remembering All The Falling Plaintiff Incidents

That Should Have Required Immediately medical
Service, And That Failure Violated

Const, Amendment 8th Where All Defendants Libal.

GROUND TWO: The Plaintiff seeks A Jury Trial
on Inadequate Medical Care
Admissions

SUPPORTING FACTS:

e.g. see Account of Capt. Henry L. Perkins
who did witness, Inmate Randall Hampton
falling in the A.D.C. (Kitchen Chow Hall)
Violated III Stat. 2326 - 2327
At Wilson v. Seiter Super

GROUND THREE:

Violated III Stat. 2326 - 2327
Doing feeding

SUPPORTING FACTS:

where Defendants cause Inadequate
medical care to occur
they can be held liable for
in furtherance of any conspiracy
to deny Proper medical care

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

The Plaintiff Seeks 900 million dollars
in Treble Damages, for Emotional PAIN
and suffering unnecessary, At 429 U.S. At 106

to willfully violate
Const. Amendment 8th.

Jurisdiction 12-11-30 Code 1975

IS/ Randall Hampton

Signature of plaintiff(s) # 226420

P.O. Box 5107

Union Springs, AL

CCP 8(a)(2) 3689

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on

(date)

IS/ Randall Hampton
Signature of plaintiff(s)
226420 P.O. Box 5107
UNION SPRINGS AL 3689

2.

All Defendants can be held liable
direct and indirect for violation of the
A.D.A. (Act of 1990) At Denial of
proper medical care to
Inmate (2006) 4-1

2.

42 U.S.C. 1983
At 28 U.S.C. 2671

-3-

4. Utah Code ANN
Title 78-27-39(a)

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Amended Complaint
for CCP Rule 3,36,
of CCP Rule 56(e)